IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA DIVISION

		Plaintiff,		:			
				:			
VS.				:			
				:			
				:			
		Defendant		:			
		Defendant.		:			
				•			
		PROF	OSED PR	ETRIAL ORI	DER - JURY		
The	following	constitutes a	pretrial o	order entered	in the above-st	yled case after	r conference
	1 f a u 4 b a u a						
with counse	i for the pa	arties:					
(1)	(a)	The name	address a	and telenhone	number of all	attornevs who	n nersonally
(1)	(a)	THE Hallie,	addiess, c	ind telephone	number of an	attorneys win	J personany
appeared at	pretrial and	d who will co	nduct the t	trial are as fol	lows:		
		Plaintiff					
		Defendant					
		Other					

	(b)	The name, address, and telephone number of all nonparty persons including			
attorneys who	have	a fixed or contingent financial interest in this case are as follows:			
(2)	(a)	Companion cases pending in this and other federal or state courts are:			
	(b)	Possible derivative claims not now the subject of pending litigation:			
(3)	The es	timated time required for trial is:			
(4)	(4) The parties agree that the court has jurisdiction of the parties and the subject matter				
(cite jurisdiction	nal stati	utes).			
		- OR -			
	The ju	urisdiction of the court was questioned because: After			
hearing from the	ne partie	es the court decided			
(5)	The jury will be qualified as to relationship with the following:				
	(a)	Plaintiff:			
	(b)	Defendant:			
(6)	All dis	scovery has been completed, unless otherwise noted, and the court will not			
consider any	further	motions to compel discovery except for good cause shown. The parties,			
however, shall	be pern	nitted by agreement to take depositions of any person(s) for the preservation of			

evidence or for use at trial.

(7)	Unless otherwise noted, the names of the parties as shown in the caption to this order				
are correct and	d complete, and there is no question by any party as to the misjoinder or nonjoinder of				
any parties.					
(8)	The following is the plaintiff's brief and succinct outline of the case and contentions:				
(9)	The following is the defendant's brief and succinct outline of the case and contentions:				
(10)	The issues for determination by the jury are as follows:				
	(a) Plaintiff:				
	(b) Defendant:				
(11)	If a tort action, specifications of negligence, including applicable code sections, are as				
follows:					
(12)	If a contract action, the terms of the contract are as follows (or, the contract is attached				
as an Exhibit t	o this order):				
(13)	The types of damages and the applicable measure of those damages are as follows:				
	(a) Plaintiff:				
	(b) Defendant:				
(14)	All material undisputed facts established by the pleadings, depositions, or admissions				
of the parties a	are attached as addendum A, and are signed by counsel, and will be submitted to the jury				
at the beginning	g of trial.				

(15)	Pursuant to the court's usual practice, pleadings will not be submitted to the jury.				
(16)	Special authorities relied upon by plaintiff relating to peculiar legal questions are as				
follows:					
(17)	Special authorities relied upon by defendant relating to peculiar legal questions are as				
follows: _					
(18)	The following are lists of witnesses the:				
	(a) Plaintiff will have present at trial:				
	(b) Plaintiff may have present at trial:				
	(c) Defendant will have present at trial:				
	(d) Defendant may have present at trial:				
(19)	The following depositions may be used at trial:				
	(a) by Plaintiff:				
	(b) by Defendant:				
(20)	The parties' proposed voir dire questions, jury charges, and verdict form are attached				
	hereto, as addendums				
(21)	The possibilities of settling the case are:				
(22)	A jury of twelve will be selected and all jurors shall participate in the verdict unless				
excused from	n service by the court.				
(23)	Other matters:				
	Submitted by:				

It is hereby ORDERED that the foregoing, including the attachments thereto, constitute the pretrial order in the above case and supersede the pleadings which may not be further amended except by order of the court to prevent manifest injustice.

This _____, 2015.

C. ASHLEY ROYAL

United States District Court